## UNITED STATES DISTRICT COURT

for the

District of Nebraska

U	nited States of Americ	a	)	
	v. Rusty Leisure		) ) C N	8:02CR260
	. 1461)		) Case No:	07.10.1.0.10
Date of Original J	udamanti	06/06/2003	) USM No:	37484-048
	Amended Judgment:	00/00/2000	) David R. S	Stickman
	ended Judgment if Any)		Defendant's	Attorney
ΟΙ	DDED DECADE	NINC MOTIO	N FOD SE	NTENCE REDUCTION
O.	_	RSUANT TO 1		
	101	IDUANT TO I	.o c.b.c. ş	3302(C)(2)
§ 3582(c)(2) for a subsequently been § 994(u), and havi	reduction in the term of lowered and made reing considered such m	of imprisonment in troactive by the Un otion, and taking in	nposed based of ited States Sen ito account the	on a guideline sentencing range that has a putencing Commission pursuant to 28 U.S.C. a policy statement set forth at USSG §1B1.10 that they are applicable,
IT IS ORDEREI	that the motion is:			
DENIE the last judgment issue	ED. GRANTED		s previously in onths <b>is reduc</b> e	nposed sentence of imprisonment (as reflected in ed to
,	· · · · · · · · · · · · · · · · · · ·	nplete Parts I and II of		
	(00	isprete Furth Furth 11 of	1 0.50 2 mien men	ion is grained,
	se provided, all provis	ions of the judgmen	nt dated	o6/06/2003 shall remain in effect.
IT IS SO ORDE	RED.		_	. — -
Order Date:	02/23/2016			5#6
Order Date.	<i>32,23,2</i> 010		1 /	Judge's signature
				4
Effective Date:	10.1100	<del>.</del>	Laurie S	Smith Camp, Chief U.S. District Judge
(1	if different from order date,	)		Printed name and title

## This page contains information that should not be filed in court unless under seal. (Not for Public Disclosure)

Rusty Leisure		
DEFENDANT:	_	
CASE NUMBER: 8:02CR260	_	
DISTRICT: District of Nebraska		
I. COURT DETERMINATION OF GUIDELINE RANG	GE (Prior to Any Departures)	
Previous Total Offense Level:	Amended Total Offense Level:	
Criminal History Category:	Criminal History Category:	
Previous Guideline Range: to months	Amended Guideline Range:	to month
II. SENTENCE RELATIVE TO THE AMENDED GU.  The reduced sentence is within the amended guideline in the previous term of imprisonment imposed was less that time of sentencing as a result of a substantial assistance is comparably less than the amended guideline range.  The reduced sentence is above the amended guideline range.	range.  han the guideline range applicable to the dedeparture or Rule 35 reduction, and the reduction.	

## III. ADDITIONAL COMMENTS

Because the Defendant is classified as a career offender and therefore not eligible for a sentence reduction pursuant to Amendment 782, the Defendant's pro se Motion to Appoint Counsel and to Reduce Sentence - USSC Amendment (Filing No. 145) is denied; and the Federal Public Defender's Motion to Withdraw (Filing No. 149) is granted.